IN THE UNITED STATES DISTRICT COURT 1 FOR THE DISTRICT OF PUERTO RICO 2 UNITED STATES OF AMERICA, 3 Plaintiff, **CASE NO. 12-2039 (GAG)** 4 5 COMMONWEALTH OF PUERTO RICO, et al., 6 Defendants. 7 8 **MOTION TO RESTRICT** 9 TO THE HONORABLE COURT: 10 **COMES NOW** the undersigned as Senior Counsel on behalf of the Federal Police 11 Monitor's Office ("FPM"), who respectfully informs the Court as follows: 12 On this same date, the undersigned filed an Informative Motion to the Court as well as an 13 Amended Motion for Disbursement of Funds (Dockets No. 1483 and 1484). In compliance with 14 the Court's Standing Order No. 9, the undersigned respectfully requests that the Court endorse 15 the filing of the above-mentioned document with restricted access until further directives from 16 the Court. 17 **WEREFORE**, the undersigned, on behalf of the Federal Monitor's Office, respectfully 18 requests that the Court takes notice of the above for all relevant purposes and endorse the filing 19 of the aforementioned documents with restricted access. 20 Respectfully submitted. 21 In San Juan, Puerto Rico this May 7, 2020. 22 23 S/ ALFREDO A. CASTELLANOS 24 1

	Civil No. 12-2039 (GAG-MEL)
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6	NOTICE OF ELECTRONIC FILING
7	I HEREBY CERTIFY, that on this date, I electronically filed the foregoing with the
8	Clerk of the Counseling the CM/ECF system, which will notify copy to the attorneys of record.
9	S/ ALFREDO A. CASTELLANOS
10	ALFREDO A. CASTELLANOS Senior Counsel
11	Federal Police Monitor's Office (FPM) alfredo@cglawpr.com
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